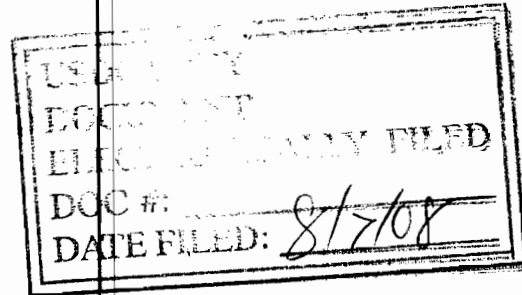


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**IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF NEW YORK**

|   |   |
|---|---|
| ESTÉE LAUDER INC.<br>And CLINIQUE LABORATORIES, LLC   | ) |
| Plaintiff,  |   |
| v.  |   |
| PREFERRED FRAGRANCE, INC.<br>IZRIEL POLATSEK A/K/A EZRIEL POLATSEK,<br>CVS, INC., CVS PHARMACY, INC., CVS<br>CAREMARK CORP., FAMILY DOLLAR<br>STORES INC., AND JOHN DOES 1-10,<br>Defendants. | ) |

Case No. 08 CIV 5333 (JES)



**STIPULATION FOR EXTENSION OF TIME**

The undersigned parties through counsel hereby stipulate that, subject to the Court's approval, the time for Defendants, Preferred Fragrance ("Preferred") and Ezriel Polatsek, ("Polatsek") to answer, move or otherwise respond to Plaintiff's Complaint in this matter shall be extended from July 30, 2008, to and including August 30, 2008. One previous extension has been granted.

Dated this 31st day of July, 2008.

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*Ezriel Polatsek*

**SO ORDERED:**

Honorable  
United States District Judge

8-6-08